

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

**US MEDICAL NETWORKS, LLC,**

**Plaintiff,**

**v.**

**BIOFIRE DIAGNOSTICS, LLC,  
XPRESSMED URGENT CARE OF  
CROWLEY, LLC, AND CHECK  
POINT URGENT CARE, LLC,**

**Defendants.**

§  
§  
§  
§  
§  
§  
§  
§  
§  
§  
§

**Civil Action No. 3:19-cv-01848-E**

**JOINT MOTION TO COMPLETE  
SUMMARY JUDGMENT BRIEFING  
BY FILING REPLIES**

In view of the Court's Order staying this case until the Court rules on USMN's pending motion to dismiss BioFire counterclaims and the parties' respective motions for partial summary judgment, USMN and BioFire hereby seek leave to complete their briefing on the summary judgment motions by filing their respective replies, no later than 7 days from the issuance of an order from this Court .

The parties understand that all other filings – even in response or reply to motions to which responses and replies have not yet been filed – are stayed until the Court issues an order directing the parties to otherwise proceed.

Respectfully submitted,

*/s/ Michael K. Hurst*

---

Julie Petit  
State Bar No. 24065971  
[JPettit@PettitFirm.com](mailto:JPettit@PettitFirm.com)  
**THE PETTIT LAW FIRM**  
2101 Cedar Springs, Suite 1540  
Dallas, Texas 75201  
Telephone: (214) 329-0151  
Facsimile: (214) 329-4076

Michael K. Hurst  
State Bar No. 10316310  
[mhurst@lynnllp.com](mailto:mhurst@lynnllp.com)  
Sara Hollan Chelette  
State Bar No. 24046091  
[schelette@lynnllp.com](mailto:schelette@lynnllp.com)  
Yaman Desai  
Texas Bar No. 24101695  
[ydesai@lynnllp.com](mailto:ydesai@lynnllp.com)  
**LYNN PINKER HURST &  
SCHWEGMANN, LLP**  
2100 Ross Avenue, Suite 2700  
Dallas, Texas 75201  
Telephone: (214) 981-3800  
Facsimile: (214) 981-3839

**ATTORNEYS FOR PLAINTIFF  
US MEDICAL NETWORKS, LLC**

*/s/ Robert W. Kantner*

---

Robert W. Kantner  
Texas State Bar No. 11093900  
[rwkantner@jonesday.com](mailto:rwkantner@jonesday.com)  
**JONES DAY**  
2727 North Harwood Street  
Dallas, Texas 75201-1515  
Telephone: +1.214.696.3737  
Facsimile: +1.214.969.5100

Aaron D. Charfoos (*pro hac vice*)  
[aaroncharfoos@paulhastings.com](mailto:aaroncharfoos@paulhastings.com)  
**PAUL HASTINGS**  
71 S. Wacker Drive  
Forty-Fifth Floor  
Chicago, IL 60606  
Telephone: +1.312.499.6010

**ATTORNEYS FOR DEFENDANT  
BIOFIRE DIAGNOSTICS, LLC**

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of this Joint Motion has been served on all counsel of record.

/s/ Robert W. Kantner  
Robert W. Kantner